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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/539,360	06/15/2005	Petrus Desiderius Victor Van Der Stok	NL 021267	7367
24737 7590 03/29/2007 PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001			EXAMINER	
			GOOD JOHNSON, MOTILEWA	
BRIARCLIFF MANOR, NY 10510		ART UNIT	PAPER NUMBER	
		2628		
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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		Application No.	Applicant(s)
Office Action Summary		10/539,360	VAN DER STOK ET AL.
		Examiner	Art Unit
		Motilewa Good-Johnson	2628
Period fo	The MAILING DATE of this communication apport	pears on the cover sheet with the	correspondence address
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period in tree to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailin- ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDON	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status			
	Responsive to communication(s) filed on 15 Je This action is FINAL . 2b) This Since this application is in condition for alloward closed in accordance with the practice under E	s action is non-final. nce except for formal matters, pr	
Dispositi	ion of Claims		
5)□ 6)⊠ 7)□ 8)□	Claim(s) <u>1-24</u> is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-24</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from consideration.	
Applicati	on Papers		
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).
Priority ι	ınder 35 U.S.C. § 119		
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau see the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment	t(s)		
2) 🔲 Notice 3) 🗶 Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 01/23/07.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate

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DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-24 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claim invention as a whole must accomplish a practical application, that is, it must produce a useful, concrete and tangible result.

Claims that are noted above as being rejected but that are not specifically cited below are rejected based on their dependency on rejected independent claims as incorporating the errors of those claims and not imparting any features leading to statutory subject matter.

Regarding claims 1 and 10, the claim recites "a method for receiving multiple media data streams to be displayed in separate windows of a multi-window display of a destination device, comprising the steps of: . . .", and "a method for transmitting a media data stream from a source device to at least one destination device, comprising the steps of . . ." Regarding claims 20 and 23, they disclose an apparatus for receiving media data and an apparatus for transmitting a media data stream.

However, the steps of the method do not recite any post-computer process activity, i.e., no independent physical acts and no manipulation of data representing physical objects or activities.

Therefore, in order to determine if the process is statutory, one must determine what the computer does to achieve a practical application. A process that merely

manipulates an abstract idea is non-statutory despite the fact that is might inherently have some usefulness. For such subject matter to be statutory, the claimed process must be limited to a practical application of the abstract idea. Examiner finds no limitation to a practical application for the claimed method. The preamble of the claim is given little weight in establishing a statutory claim when there are no elements in the claim limitations into which the preamble could give substantial meaning of a practical limitation. Examiner suggests displaying of the multiple media data streams in separate windows of a multi-window display.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-24 are rejected under 35 U.S.C. 102(e) as being anticipated by Butcher, U.S. Patent Publication Number 2004/0017382.

Regarding claim 1, Butcher discloses a method for receiving multiple media data streams to be displayed in separate windows of a multi-window display of a destination device (paragraph 0005), comprising the steps of: providing clipping information of a

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covered area of a first window of the multi-window display, said first window being at least partly covered by at least a second window of the media multi-window (paragraph 0072); transmitting the clipping information to a source device providing a first media data stream rendered in the first window (paragraph 0013 and 0082); and receiving a clipped media data stream comprising media data for an uncovered area of the first window (paragraph 0086)

Regarding claim 2, Butcher discloses wherein the clipping information comprises at least display coordinates of the second window (paragraph 0021)

Regarding claim 3, wherein the step of providing further comprises the step of: extracting display coordinates of at least the second window of the multi-window display (paragraph 0093)

Regarding claim 4, Butcher discloses further comprising the steps of: recalculating the clipping information in response to a movement or a change of size of
the first or the at least second window (paragraph 0087); and transmitting the recalculated clipping information (paragraph 0088)

Regarding claim 5, Butcher discloses wherein the received clipped media data steam comprises a full media data base layer, and a clipped media data enhancement

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layer, said media data enhancement layer only comprises media data blocks needed for processing the uncovered area of the first window (figures 8 and 10)

Regarding claim 6, Butcher discloses further comprising the steps of: decoding the received clipped media data stream; and processing the clipped media data stream based on the clipping information and stored processing information (paragraph 0056)

Regarding claim 7, Butcher discloses wherein the received clipped media data stream comprises a clipped preprocessed multi-window image (paragraph 0059)

Regarding claim 8, Butcher discloses wherein the step of providing clipping information comprises the further step of: setting at least one image processor to wait for an acknowledgement that the clipping information has been applied by the source device; and the step of receiving a clipped media data stream comprises the further step of: receiving an acknowledgement that the clipping information has been applied (paragraph 0027)

Regarding claim 9, Butcher discloses wherein the media data stream comprises audio/video data blocks (paragraphs 0028 and 0055)

Regarding claim 10, Butcher discloses a method for transmitting a media data stream from a source device to at least one destination device (paragraph 0005),

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comprising the steps of: receiving clipping information from at least one destination device (0021); calculating a window area for which media data is not needed by the at least one destination device based on the received clipping (paragraph 0023-0027); clipping the media data stream according to the calculated area to provide a clipped media data stream (paragraph 0030); and transmitting the clipped media data stream to the at least one destination device (paragraph 0018)

Regarding claim 11, Butcher discloses wherein the clipping information comprises display coordinates of at least one window covering another window in a multi-window display (paragraph 0072)

Regarding claim 12, Butcher discloses wherein the step of calculating further comprises the step of: calculating a window area for which media data is not needed by anyone of several destination devices (paragraph 0073)

Regarding claim 13, Butcher discloses where clipping information received from multiple destination devices are handled separately (paragraph 0059-0060)

Regarding claim 14, Butcher discloses wherein the step of clipping further comprises the step of: removing from the media data stream enhancement media data blocks of an enhancement layer relating to the calculated window area (paragraph 0057)

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Regarding claim 16, Butcher discloses wherein the step of clipping further comprises the step of: joining a first clipped media stream and at least a second media data stream to a multi-window image (paragraph 0067)

Regarding claim 17, Butcher discloses wherein the step of transmitting further comprises the steps of: preparing an acknowledgement that the received clipping information is applied; and transmitting the acknowledgement to the destination device concerned (paragraph 0068-0069)

Regarding claim 18, Butcher discloses wherein the acknowledgement is the received clipping information (paragraph 0068-0069)

Regarding claim 19, Butcher discloses wherein the media data stream comprises audio/video data blocks (paragraphs 0028 and 0055)

Regarding claims 20-22, they are rejected based upon similar rational as above claims 10-14 and 16. Butcher further discloses apparatus for transmitting a media data stream to at least one destination (figures 1-3).

Regarding claims 23-24, they are rejected based upon similar rational as above.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Motilewa Good-Johnson whose telephone number is (571) 272-7658. The examiner can normally be reached on Monday, Tuesday and Wednesday 9:00 AM - 6:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kee Tung can be reached on (571) 272-7794. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Motilewa Good-Johnson

Examiner Art Unit 2628

mgj